IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

COREY D. CLARK and JAERED ANDREWS,))
Plaintiffs,) Civil No. 3:12-ev-0675
v.	JUDGE HAYNES OUDER
VIACOM INTERNATIONAL INC., VIACOM MEDIA NETWORKS,	Jury Demand The nestern Math 130
VIACOM INC., and JIM CANTIELLO,)
onit omitted of	
UNOPPOSED MOTION FOR LEAVE TO FILE REPLY RRIFE 2-14-14	

Defendants Viacom International Inc., Viacom Inc., Viacom Media Networks, and Jim Cantiello (collectively "Defendants") respectfully move this Court for permission to file a Reply brief of fifteen (15) pages or less in further support of their Motion to Dismiss Plaintiffs' Second Amended Complaint. Defendants propose to file their Reply brief on or before April 4, 2014. Counsel for Defendants has conferred with Plaintiffs' counsel and confirmed that Plaintiffs do not oppose this Motion. In further support of this Motion, Defendants state as follows:

- 1. On February 8, 2014, Defendants filed their Motion to Dismiss Plaintiffs' Second Amended Complaint. (Doc No. 110). Plaintiffs filed their Response to this Motion on March 13, 2013. (Doc. No. 113).
- 2. This Court's Case Management Order, entered on August 27, 2012, provides with respect to dispositive motions that, "No reply shall be filed to any response unless invited by the Court." (Doc. No. 13).
- 3. As such, Defendants respectfully request that the Court permit Defendants to file a Reply brief to address succinctly the legal issues raised by Plaintiffs' Response. Defendants